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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE



Patent Application of:

Albert Kwang-Hwa SUN, et al.

Serial No.: 09/495,393

Filed: January 31, 2000

Date: February 2, 2001 Group Art Unit: Unknown

Examiner: Unassigned

SYSTEM AND METHOD FOR INTEGRATING TRADING OPERATIONS

INCLUDING THE GENERATION, PROCESSING AND TRACKING OF AND

TRADE DOCUMENTS

Asst. Commissioner for Patents Washington, D.C. 20231

Sir:

UDING THE GENERAL DE DOCUMENTS

issioner for Patents
, D.C. 20231

PETITION AND FEE FOR AUTOMATIC EXTENSION OF TIME

UNDER 37 CFR 1.17, 1.136(a) AND 35 USC 41(a)8

Technology Center 2700 Applicants hereby petition the Asst. Commissioner for Patents to extend the time for filing a response to the outstanding Office Action by TWO months. Enclosed is our check No. 3232 which includes the amount of \$390.00 for the petition fee in accordance with 37 CFR 1.17 computed as:

Response within first month not small entity (\$110) small entity (\$55)		·
X Response within second month X not small entity (\$390) small entity (\$195)	02/08/2001 YPOLITE1 000 01 FC:116	000028 09495393 390.00 DP
Response within third month not small entity (\$890) small entity (\$445)		

You are authorized to charge to our Deposit Account No. 15-0700 any additional amounts owing.

If this petition is inadequate to avoid abandonment, the Assistant Commissioner for Patents is petitioned, under 37 C.F.R. §1.136(a), to extend the time by the number of months which will avoid abandonment under 37 C.F.R. §1.135. The fee under 37 C.F.R. § 1.1 RECEIVED should be charged to our Deposit Account No. 15-0700. FEB 1 3 2001

I hereby certify that this correspondence is being Respectfully submitted, OFFICE OF PETITIONS

deposited with the United States Postal Service as First Class Mail in an envelope addressed to: Asst. Commissioner for Patents, Washington, D.C. 20231, on February 2, 2001:

Michael J. Scheer Name of applicant, assignee or legisterell Representative

> <u>Februar∀ 2.</u> 2001

Date of Signature

MJS:swu

Michael J. Scheel

Registration No.: 34,425

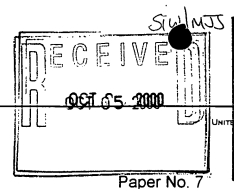
OSTROLENK, FABER, GERB & SOFFEN, LLP

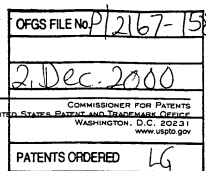
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OFFICE OF PETITIONS

In re Application of Sun, Chan, Layer, Toulis, Cheung, Ko, Fung, Halpin, Yap, Chow, Leung, Yeung, Tsim and Solomon Application No. 09/495,393 Filed: January 31, 2000 For: System and Method for

OFFICE OF PETITIONS ISION REFUSING STATUS UNDER 37 CFR 1.47(a)

Filed: January 31, 2000
For: System and Method for Integrating
Trading Operations Including the Generation,
Processing and Tracking of and Trade
Documents

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This is in response to the petition under 37 CFR 1.47(a), filed June 22, 2000.

The petition is dismissed.

Rule 47 applicant is given TWO MONTHS from the mailing date of this decision to reply, correcting the below-noted deficiencies. Any reply should be entitled "Request for Reconsideration of Petition Under 37 CFR 1.47(a)," and should only address the deficiencies noted below, except that the reply <u>may</u> include an oath or declaration executed by the non-signing inventor. Failure to respond will result in abandonment of the application. Any extensions of time will be governed by 37 CFR 1.136(a).

The above-identified application was filed on January 31, 2000 without an executed oath or declaration and naming Sun, Chan, Layer, Toulis, Cheung, Ko, Fung, Halpin, Yap, Chow, Leung, Yeung, Tsim as joint inventors. None of the named joint inventors executed the oath or declaration. It should be noted that Mr. Sol Solomon was not named as a joint inventor on this oath or declaration.

Accordingly, on April 6, 2000, a "Notice to File Missing Parts of Application" was mailed, requiring an executed oath or declaration, the statutory basic filing fee, and a surcharge for late filing.

In response, on June 22, 2000, a Combined Declaration and Power of Attorney signed by Sun, Chan, Layer, Toulis, Cheung, Ko, Fung, Halpin, Yap, Chow, Leung, Yeung and Tsim was filed. This oath or declaration also named Mr. Solomon as a joint inventor, however, Mr. Solomon did not execute the document. Also filed on June 22, 2000 were the following: Petition for One (1) Month Extension of Time Under 37 CFR 1.136(a); Petition Under 37 CFR 1.47, signed by attorney of record Michael J. Scheer; Declaration of Mark Kesslen (attorney for purported assignee Chase Manhattan Bank) in Support of Petition Under 37 CFR 1.47 with attached Exhibits; Exhibit A - February 7, 2000 cover letter from Mr. Scheer to Mr. Kesslen with attached oath or declaration, facsimile transmittal

report; Exhibit B - February 7, 2000 cover letter from Mr. Scheer to Mr. Perkins; and Exhibit C- February 18, 2000 cover letter from Mr. Scheer to Mr. Perkins. The above mentioned filing fee and surcharge, as well as a one (1) month extension of time fee were also paid by check with the June 22, 2000 filing.

A grantable petition under 37 CFR 1.47(a) requires: (1) proof that the non-signing inventor cannot be reached or refuses to sign the oath or declaration after having been presented with the application papers (specification, claims and drawings); (2) an acceptable oath or declaration in compliance with 35 U.S.C. §§ 115 and 116; (3) the petition fee; and (4) a statement of the last known address of the non-signing inventor.

Applicant lacks items (1), (2) and (4) set forth above.

As to Item (1), it is unclear whether Mr. Solomon, the non-signing inventor, was presented with a complete copy of the application papers (specification, claims and drawings). Moreover, the petition lacks proof that Mr. Solomon refuses to sign the oath or declaration. See MPEP 409.03(d).

In his declaration, Mr. Kesslen indicates that between December 17, 1999 and December 20, 1999, a Taiwanese patent application and formal documents were provided to Mr. Solomon by Ms. Yap, a co-inventor. During phone conversations with Mr. Kesslen and Ms. Yap on or about December 20-22, 1999, Mr. Solomon indicated that he refused to sign the Declaration and Power of Attorney at that time. However, petitioner fails to provide an affidavit executed by Ms. Yap indicating what documents she provided to Mr. Solomon and whether these documents included a complete copy of the <u>United States</u> application papers (specification, claims and drawings) as required by MPEP 409.03(d).

After receiving a copy of the United States patent application (Serial No. 09/495,393) and copies of a Declaration and Power of Attorney from Mr. Scheer on or about February 7, 2000, Mr. Kesslen states that he forwarded "these documents" to the inventors. It is unclear from both Mr. Kesslen's affidavit and Mr. Scheer's cover letter (Exhibit A), whether the documents Mr. Kesslen forwarded to the inventors included a complete copy of the U.S. application papers (specification, claims and drawings). Nevertheless, Mr. Kesslen then states that he

did not, however, immediately forward the U.S. documents to Mr. Solomon in light of [Mr. Kesslen's] recent efforts to obtain [Mr. Solomon's] signature on the Affidavits and Declarations and Power of Attorney for the Taiwanese Application.

Instead, Mr. Kesslen indicates he directed Mr. David Perkins (a Chase employee in Australia) to "attempt to obtain [Mr. Solomon's] signature on the documents." According to Mr. Kesslen, Mr. Perkins said that Mr. Solomon twice refused to sign "the documents", once during a phone conversation, and later during a face-to-face meeting. As was the case with Ms. Yap, however, petitioner fails to provide an affidavit executed by Mr. Perkins indicating what documents he provided to Mr. Solomon and whether these documents included a complete copy of the U.S. application papers (specification, claims and drawings) as required by MPEP 409.03(d), as well as Mr. Perkins' firsthand recounting of Mr. Solomon's refusals to sign.

Unless Mr. Solomon was presented with a copy of the application papers (specification, claims and drawings), he could not attest that he has "reviewed and understands the application papers," and therefore, could not sign the declaration which was allegedly

provided to him. Accordingly, Rule 47 applicant failed to show or provide proof that the inventor has refused to sign the declaration. <u>See MPEP 409.03(d)</u>. Applicant should show that a copy of the application papers was presented to the inventor, but that he did not respond to the request that he sign the oath/declaration in order to show that the inventor has refused to join in the application.

As to item (2), an oath or declaration for the patent application in compliance with 37 CFR 1.63 and 1.64 still has not been presented. The declaration lacks a home address for Mr. Solomon, the non-signing inventor. See MPEP 409.03 (e) and 605.03. An oath or declaration in compliance with 37 CFR 1.63 and 1.64 is REQUIRED.

As to item (4), a proper statement of the inventor's last known address is missing and is required. Petitioner's "Statement of Last Known Address" for Mr. Solomon lacks a home address for the non-signing inventor. See MPEP 409.03(e) and 605.03.

Further correspondence with respect to this matter should be addressed as follows:

By mail:

Commissioner for Patents

Box DAC

Washington, D.C. 20231

By FAX:

(703) 308-6916

Attn: Office of Petitions

By hand:

Crystal Plaza Four, Suite 3C23

2201 S. Clark Place

Arlington, VA

Telephone inquiries related to this decision may be directed to Petitions Attorney Nelson B. Snyder III at (703) 305-0011.

Beverly M. Flanagan

Supervisory Petitions Examiner

Office of Petitions

Office of the Deputy Commissioner for Patent Examination Policy